

Declaration in support of petition under 37 C.F.R. 1.47(a)

My name is Emri Zsuzsa. I am a Hungarian patent attorney directly representing the Hungarian inventors of U.S. CIP patent application Ser. No. 09/-578,587, filed on April 19, 2000.

I obtained a CIP declaration from our United States patent attorney, Gabriel P. Katona, and attempted to have the numerous numerous sign the same. I have regrattably found that some of the inventors refused to sign the CIP declaration.

I have first sent the CIP declaration for signature to the supervisor of the inventors who reside in another community and who ultimately refused to sign, on May 5, 2000. I maintained constant telephone contact with that supervisor Imre Moravesik, who is also one of the inventors who refused to sign. I sent the declaration to Mr. Moravesik again on September 7th, with a request for signature by those inventors, and again corresponded with Mr. Moravesik on September 22, 2000, October 20, 2000, and November 8, 2000, but those inventors, including Mr. Moravesik, refused to sign.

Accordingly. I was advised by Mr. Katona that we have to proceed in accordance with 37 C.F.R. 1.47(a) in support of which this declaration is being made.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Debrecen, Hungary, December \_\_\_\_\_\_, 2000

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OFFICE OF PETITIONS



## DECLARATION WITH POWER FOR U.S. PATENT APPLICATION

Residence: Debrecen, Hungary; Citizenship: Hungarian Mailing address: Egyetem 10, H-4027 Debrecen, Hungary.

ATTORNEY'S DOCKET NO. 100-004A

I, the undersigned inventor hereby declare that my residence, post office address, and my citizenship are correctly stated below following my signature; that to the best of my knowledge I am the first, original and joint inventor of the invention described and claimed in the application for United States Letters Patent, having the title PRCCESS FOR THE ISOLATION AND PURIFICATION OF MEVINOLIN, the description and claims of which, together with a preliminary amendment were refilled under 37 C.F.R. 1.53(b) in the United States Patent and Trademark Office on April 19, 2000 under Ser. No. 09/578,587; and I confirm that I reviewed and understand the contents of that filed specification and claims and recognize my obligation pursuant to 37 C.F.R. 1.56 to disclose all information that is material to the patentability of this patent application.

This continuation in part application partially claims the priority of the U.S. parent application No. 08:559,961, filed on June 7, 1996. I recognize my obligation pursuant to 37 C.F.R. 1.56 to disclose all information that is material to the examination of this application, which information arose or came to my attention in the time period between the filing of the above-identified parent application and this application.

I hereby appoint Gabriel P. Katona, Reg. No. 20,829; Sharon Blinkoff, Reg. No. 28,284; Henry Coleman, Reg. No. 32,559; Neil Fl. Sudol, Reg. No. 31,669, and William J. Sapone 32,518 to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith, and I hereby request that all correspondence herein be directed to Gabriel P. Katona L.L.P., 708 Third Avenue, 14th floor, New York 10017; Telephone (212)370-4000; fax (212)370-7336.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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